

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

DOUGLAS W. MAROLF,

Plaintiff,

v.

AYA AGUIRRE & ARANZABAL
S.A., NORTHEAST SHOOTING
SPORTS, L.L.C., ARMES DE
CHASSE, an Association, LOUISE
K. FOLEY, Individually and as
Trustee ad Litem of Armes de
Chasse, and ARMUND E. FOLEY,
Individually and as Trustee ad Litem
of Armes de Chasse,

Defendants.

4:09CV3221

MEMORANDUM AND ORDER

Pending before the court are two motions to dismiss premised in part on lack of personal jurisdiction (filings [23](#) & [26](#)) and insufficient service of process (filing [23](#)). Plaintiff moves (filing [31](#)) for leave to conduct limited discovery on the issues of personal jurisdiction and service of process raised by the defendant's motions to dismiss. Because Plaintiff's motion to conduct limited discovery regarding the motions to dismiss is not ripe for resolution until *after* the deadline for Plaintiff to submit his response to the defendants' motions to dismiss, I shall extend the deadline to respond to the motions to dismiss (filings [23](#) & [26](#)).

IT IS ORDERED that Plaintiff's response deadlines for the pending motions to dismiss (filings [23](#) & [26](#)) are stayed until a date to be determined after the parties have fully briefed, and the court has considered, Plaintiff's motion (filing [31](#)) to conduct limited discovery on jurisdictional and service issues raised by the pending

motions to dismiss.

DATED this 20th day of January, 2010.

BY THE COURT:

Richard G. Kopf

United States District Judge